1	RENE L. VALLADARES	
2	Federal Public Defender Nevada State Bar No. 11479	
	CHRISTOPHER P. FREY Assistant Federal Public Defender	
3	Nevada State Bar No. 10589	
4	Chris_Frey@fd.org KATE BERRY	
5	Assistant Federal Public Defender Nevada State Bar No. 14346	
6	Kate_Berry@fd.org 200 S. Virginia Street, Ste. 340	
7	Reno, Nevada 89501 (775) 321-8451/Phone	
8	BRAD D. LEVENSON	
9	Assistant Federal Public Defender California State Bar No. 166073	
10	Brad Levenson@fd.org 411 E. Bonneville, Ste. 250	
11	Las Vegas, Nevada 89101 (702) 388-6577/Phone	
12	THERESA M. DUNCAN	
13	Duncan Earnest LLC New Mexico State Bar No. 12444	
14	teri@duncanearnest.com	
15	222 East Marcy Street, Suite 1 Santa Fe, NM 87501 (505) 842-5196/Phone	
16	Attorneys for JOHN MATTHEW CHAPMAN	
17		
18	UNITED STATES DISTRICT COURT	
19	DISTRICT OF NEVADA	
20	UNITED STATES OF AMERICA,	Case No. 2:20-cr-00091-JCM-DJA
21	Plaintiff,	STIPULATION TO EXTEND
22		MOTION TO SUPPRESS REPLY
23	V.	DEADLINE
24	JOHN MATTHEW CHAPMAN,	(Fourth Request)
25	Defendant.	
26		
4U I		

IT IS HEREBY STIPULATED AND AGREED, by and between Federal Public 1 2 Defender Rene L. Valladares, and Assistant Federal Public Defenders Christopher P. Frey, Kate 3 Berry, Brad D. Levenson, and attorney Theresa M. Duncan, counsel for JOHN MATTHEW 4 CHAPMAN, United States Attorney Jason M. Frierson, Assistant United States Attorneys 5 Allison Reese and Lisa Cartier-Giroux, counsel for the United States of America, that the 6 deadline to file any and all replies to the Defendant's Motion to Suppress Statements (ECF No. 7 70) currently set for January 18, 2023 be continued to January 25, 2023. 8 The Stipulation to continue is entered into for the following reasons: 9 1. The Defense needs additional time to research the issues raised in the 10 Government's response and reply thoroughly and effectively. 11 2. Government counsel agrees with the continuance. 12 3. The parties agree to the continuance. This is the fourth stipulation to continue reply deadlines. 13 14 DATED January 18, 2023. JASON M. FRIERSON RENE L. VALLADARES 15 Federal Public Defender United States Attorney 16 By: /s/ Christopher P. Frey By: /s/ Allison Reese 17 CHRISTOPHER P. FREY **ALLISON REESE** 18 Assistant Federal Public Defender Assistant United States Attorney Counsel for John Matthew Chapman Counsel for United States 19 20 By: /s/ Kate Berry By: /s/Lisa Cartier-Giroux **KATE BERRY** LISA CARTIER-GIROUX 21 Assistant Federal Public Defender Assistant United States Attorney 22 By: /s/ Brad Levenson 23 **BRAD LEVENSON** 24 Assistant Federal Public Defender 25 By: /s/ Theresa M. Duncan 26 THERESA M. DUNCAN Learned Counsel for John Matthew Chapman 2

## **ORDER**

IT IS THEREFORE ORDERED that the deadline to file any and all replies to the Defendant's Motion to Suppress Statements (ECF No. 70) currently set for January 18, 2023 be continued to January 25, 2023.

DATED this 19th of January, 2023.

HONORABLE DANIEL J. ALBREGTS UNITED STATES MAGISTRATE JUDGE